

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE UTILITY PATENT APPLICATION TRANSMITTAL LETTER



Attorney Docket No.: SC11403TS

To:

Commissioner for Patents Box Patent Application Washington D.C., 20231

Dear Commissioner:

Transmitted herewith for filing under 37 C.F.R. §1.53(b) is a Nonprovisional Utility Patent Application for a New Application entitled:

<u>DESIGN ANALYSIS TOOL FOR PATH EXTRACTION AND FALSE PATH IDENTIFICATION AND METHOD THEREOF</u> by:

Magdy S. Abadir et al.

The filing fee is calculated as follows:

CLAIMS AS FILED AFTER AMENDING THE APPLICATION AS SET FORTH IN THE PARAGRAPHS BELOW

FOR	NUMBER OF CLAIMS	NUMBER EXTRA	RATE	FEE
TOTAL CLAIMS	31 - 20 =	11	x \$18 =	\$ 198.00
INDEPENDENT CLAIMS	2 - 3 =	160.00	x \$80 =	0.00
MULTIPLE DEPENDENT CL	0.00			
BASIC FEE	710.00			
TOTAL FILING FEE	\$ 1068.00			

Please charge Deposit Account No. 13-4773 for any fees required, or credit Deposit Account No. 13-4773 for any refunds. One copy of this page is enclosed for deposit account purposes.



	<u>X</u>	\underline{X} $\underline{4}$ sheets of drawings and $\underline{28}$ pages of specification.				
	<u>X</u>	Newly executed Combined Declaration and Power of Attorney.				
		Copy of declaration from prior United St.	ates Patent Applicat	tion No.	_ filed on	
	<u>X</u>	A paper entitled "Authorization for Fees for Extensions of Time."	Under 37 C.F.R. §§	1.16 and 1.17 and	d Petitions	
	X	A Recordation Form Cover Sheet and an	Assignment of the	invention.		
		Preliminary amendment.				
		Enter the unentered 37 C.F.R. §1.116	amendment filed	in the prior app	lication.	
	X	Information Disclosure Citation (Form references therein (other than pend				
	<u>X</u>	A Return Postcard specifically listing	all enclosures.			
	Incorporation by Reference (for Continuation/Division application). The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein. Because the present application is based on a prior U.S. patent application, please amend the specification by adding the following sentence before the first sentence of the specification: This is based on prior United States Patent Application No. 09/000,000, filed on January 1,					
		9, which is hereby incorporated by referer is hereby claimed."	ence, and priority	thereto for comr	non subject	
_	Cance	l claims of the prior application	before calculatin	g the filing fee.		
_		ty of patent application numberaimed under 35 U.S.C. §119.	_ filed on	in i	s hereby	
	A	certified copy of the foreign patent app	olication has previ	ously been sent		
_	Priorit un	ty of U.S. Patent Application Noder 35 U.S.C. §119(e).	filed on	is hereby cl	laimed	
_		ty of U.S. Patent Application No.	filed on	is hereby c	laimed	

 This Application is being filed by fewer than all the inventors named in the prior application. Amend the current Application by deleting the following inventors pursuant to 37 C.F.R. §1.53:
 An assignment has been previously submitted and recorded.
Other:

Please forward all correspondence to:

Motorola, Inc. Austin Intellectual Property Law Section 7700 West Parmer Lane MD: TX32/PL02 Austin, Texas 78729

Robert L. King

Attorney for Applicants Registration No. 30,185

Telephone No. (512) 996-6839

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	` c
Magdy S. Abadir et al.	Examiner: Unknown
Application No.: Unknown	Group Art Unit: Unknown
Filed: Concurrently Herewith	Docket No: SC11403TS
Title: DESIGN ANALYSIS TOOL FOR	
PATH EXTRACTION AND FALSE	
PATH IDENTIFICATION AND	
METHOD THEREOF	

Commissioner for Patents Box Patent Application Washington, DC 20231

AUTHORIZATION FOR FEES UNDER 37 C.F.R. §§ 1.16 AND 1.17 AND PETITIONS FOR EXTENSION OF TIME

Dear Commissioner:

The Commissioner is hereby authorized to charge any and all fees under 37 C.F.R. §§ 1.16 and 1.17 that may be required during the entire pendency of the current Application, or credit any overpayment, to Deposit Account No. 13-4773. Please note that these charges and credits are not limited to petitions for extensions of time and may be for claims that are subsequently added and other actions requiring fees under 37 C.F.R. §§ 1.16 and 1.17. One copy of this page is enclosed for deposit account purposes.

Petition(s) for extension(s) of time may be required while prosecuting the current Application. For each reply or other paper for the current Application, where such reply or paper has an effective filing date that is after a shortened statutory period but no later than the maximum time period set by statute, Applicant(s) hereby petition for an extension of time under 37 C.F.R. § 1.136 only for the minimum time extension necessary to allow such reply or other paper(s) to be filed.

Petition(s) for extension(s) of time may be required to provide co-pendency when filing a continuation, divisional, or continuation-in-part application that claims priority to the current Application. For each continuation, divisional, or continuation-in-part application that claims priority to the current Application, where such continuation, divisional, or continuation-in-part application has an effective filing date that is after a shortened statutory period for the current Application but no later than the maximum time period set by statute, Applicant(s) hereby

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petition for an extension of time under 37 C.F.R. § 1.136 only for the minimum time extension necessary to provide co-pendency between the current Application and such continuation, divisional, or continuation-in-part application.

Respectfully submitted,

Februar 8, 2001

Robert L. King

Attorney for Applicants Registration No. 30,185

Telephone No. (512) 996-6839 Facsimile No. (512) 996-6854